HCDistrictclerk.com

WILLIAMS, TERESA vs. SHERMAN, WADE

9/23/2016

Cause: 201652903

CDI: 7

Court: 189

APPEALS

No Appeals found.

COST STATMENTS

No Cost Statments found.

TRANSFERS

No Transfers found.

POST TRIAL WRITS

No Post Trial Writs found.

ABSTRACTS

No Abstracts found.

SETTINGS

No Settings found.

NOTICES

No Notices found.

SUMMARY

CASE DETAILS

COURT DETAILS

File Date

Case (Cause) Location

Civil Intake 1st Floor

Address

Court

201 CAROLINE (Floor: 12) HOUSTON, TX 77002

Case (Cause) Status

Active - Civil

8/10/2016

Phone:7133686300

Case (Cause) Type

Motor Vehicle Accident

JudgeName BILL R, BURKE JR,

Next/Last Setting Date

N/A

Court Type

Civil

_ _ _ _ . _ _

.

Jury Fee Paid Date 8/10/2016

ACTIVE PARTIES

Name

Type

Post Jdgm

Attorney

WILLIAMS, TERESA

PLAINTIFF - CIVIL

STERN,

4909 BISSONNET, BELLAIRE, TX 77401

SHERMAN, WADE

DEFENDANT - CIVIL

JEFFREY M.

3606 SANFORD RD., NICHOLSON, TX 32565

BRECHT TRUCKING, LLC

DEFENDANT - CIVIL

708 HEARTLAND TRAIL,, MADISON, WI 53717

SHERMAN, WADE MAY BE SERVED BY AND THROUGH THE TEXAS TRANSPORTATION

REGISTERED AGENT

BRECHT TRUCKING LLC MAY BE SERVED BY

REGISTERED AGENT

AND THROUGH THE SECRETARY OF

INACTIVE PARTIES

No inactive parties found.

JUDGMENT/EVENTS

Date	Description	Order Signed	Post Pg Jdgm	 e Filing Attorney	Person Filing
8/10/2016	JURY FEE PAID (TRCP 216)		0		
8/10/2016	ORIGINAL PETITION		0	STERN, JEFFREY M.	WILLIAMS, TERESA

SERVICES

Type	Status	Instrument	Person	Requested	Issued	Served	Returned Received	Tracking	Deliver To
CITATION (STATE HIGHWAY COMMISSION	SERVICE RETURN/EXECUTEI	ORIGINAL PETITION	SHERMAN, WADE MAY BE SERVED BY AND THROUGH THE TEXAS TRANSPORTATION		8/11/2016	8/29/2016	9/16/2016	73276475	MAIL TO ATTORNEY
3606 S	ANFORD RD NICHOL	SON GA 3056	5						
3606 S.	ANFORD RD NICHOL	SON GA 3056	5						
CITATION (SECRETARY OF STATE NON- RESIDENT)	SER VICE ISSUED/IN POSSESSION OF SER VING AGENCY	ORIGINAL PETITION	BRECHT TRUCKING LLC MAY BE SERVED BY AND THROUGH THE SECRETARY OF	8/10/2016	8/11/2016			73276483	MAIL TO ATTORNEY

708 HEARTLAND TRAIL SUITE 2000 MADISON WI 53717 708 HEARTLAND TRAIL SUITE 2000 MADISON WI 53717

DOCUMENTS

Number	Document	Post Jdgm		Pgs	
71920182	CITATION		09/16/2016	3	
71920404	Service Return		09/16/2016	3	
71421086	Plaintiffs Original Petition Jury Demand and Request For Disclosure		08/10/2016	6	
> 71421087	Civil case Information Sheet		08/10/2016	1	
> 71421088	Civil Process Request		08/10/2016	1	
-> 71421089	Teresa Williams Clerk letter		08/10/2016	1	

8/10/2016 11:56:35 AM Chris Daniel - District Clerk Harris County Envelope No: 12092134

ST29652903/Cout 180 Envelope No.: 12092134
ST29652903/Cout 180 Envelope No.: 12092134
By MycDugle, Ruth A
Bildt. 8/10/2016 11:56:35 AN

August 8, 2016

Writer's E-Mail Address: istern@stern-lawgroup.com

VIA E-File

Mr. Chris Daniel Harris County District Clerk 201 Caroline, Suite 420 Houston, Texas 77002

RE: No. ______; Teresa Williams v. Wade Sherman and Brecht Trucking, LLC; In the _____Judicial District Court of Harris County, Texas.

Dear Mr. Daniel:

Enclosed for filing regarding the above referenced cause please find the following:

- Plaintiff's Original Petition, July Demand and Request for Disclosure:
- Civil Case Information Sheet and
- Civil Process Request Form

Payment is also included to cover filing fees and the preparation of two (2) citations for service.

After citations have been prepared, please return them to our office so that service may be perfected.

Please acknowledge receipt of this instrument (s) by affixing the electronic file date and time of filing on a copy of this document and return the same to us via electronic mail.

Thank your strention and cooperation.

Very truly yours,

emfrey M. Stern

JMS/tg Enclosure

4909 Bissonnet Street Suite 100 Bellaire, TX 77401 P. 713.661.9900 F. 713.666.5922

Case 4:16-cv-02869 Document 1-1 Filed in TXSD on 09/23/168/10/2016 11:56:35 AM

Chris Daniel - District Clerk

Harris County Envelope No: 12092134 By: MCDUGLE, RUTH A Filed: 8/10/2016 11:56:35 AM

2016-52903 / Court: 189

CIVIL PROCESS REQUEST

CASE	NUMBER:	CURRENT COURT:
TYPE	OF INSTRUI	MENT TO BE SERVED: Plaintiff's Original Petition
FILE	DATE OF MO	NOPTC:
SERV	ICE TO BE I	SSUED ON: Wade Sherman 3606 Sanford Rd., Nicholson, GA 30565
1,	ADDRESS: AGENT:	CRVICE: Citation
2.	ADDRESS: AGENT:	Brecht Trucking, LLC 708 Heartland Trail, Suite 2000, Madison, WI 53717-2172 John L. Hartung ERVICE: Citation Y: Secretary of State: AFTER CITATION HAS BEEN COMPLETED, PLEASE RETURN IT TO US FOR SERVICE TO BE PERFECTED.

ATTORNEY REQUESTING SERVICE:

Jeffrey M. Stern, SBN: 19175660, Stern Law Group, 4909 Bissonnet St., Suite 100, Bellate, Texas 77401, 713/661-9900, 713/666-5922 Facsimile, jstern@stern-lawgroup.com

Case 4:16-cv-02869 Document 1-1 Filed in TXSD on 09/23/168/10/2016 10:56:35 AM

THE CASE INFORMATION SHEET (BY MED) Envelope No: 12092134 | 16-52903 / Court: 189 By: MCDUGLE, RUTH A COURT (FOR CLERK USE ON) Filed: 8/10/2016 11:56:35 AM

Chris Daniel - District Clerk Harris County

CAUSE NUMBER (FOR CLERK UNE ONLY): STYLED TERESA WILLIAMS V. WADE SHERMAN and BRECHT TRUCKING, LLC

teg. Infan Smith v. All American Insurance Co. Its is Mary Ann Inness: In the Matter of the Estate of George Jackson)

A givil case information sheet must be completed and submitted when an original polition or application is filled to initiate a new givil. family law, probate, or mental health case or when a post-judgment petition for modification or motion for entirement is filed in a family law case. The information should be the best available at

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Jelfrey M. Stern jstern@stern-lawgroup.com		Teresa Williams Cotter						
Address: Telephone:								
4909 Bissonnet St., Suite 100	(713) 661-9900		Additional states in Child Support Case: Defendant(st/Respondent(s): Custoffer Furent:					
Chyristerd Xip:	Fax:		Defendant(s)/Respon	mengs):	()	SPUTENT:		
Bellalre Texas 77401	(713) 666-5922		Wade Sherman					
Signature	State Bur No:		Brecht Trucking, LLC					
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8/10/2016 11:56:35 AM Chris Daniel - District Clerk Harris County Envelope No. 12092134

2016-52903 / Court: 189 CAUSE NO.

By: Ruth McDuale Filed: 8/10/2016 11:56:35 AM

TERESA WILLIAMS	§	IN THE DISTRICT COURT OF
	§	
	§	
v.	§	HARRIS COUNTY, TEXAS
	§	
WADE SHERMAN, and	§	
BRECHT TRUCKING, LLC	Š	JUDICIAL DISTRICT

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, TERESA WILLIAMS, Plaintiff in the above entitled and numbered cause, complaining of and against WADE SHERMAN and BRECHT TRUCKING, LLC Defendants herein, and for causes of action would respectfully show unto the Court the following:

DISCOVERY/CONTROL PLAN

1.0 Discovery is intended to be conducted under Level 3 of the Texas Rules of Civil Procedure 190.

П. PARTIES

- 2.0 Plaintiff is a resident of Harris County, Texas.
- 2.1 Defendant, WEDE SHERMAN, is an individual residing in the State of Georgia who, pursuant to the provisions of Section 17.061, et seq., Texas Civil Practice and Remedies Code, and §17.041, et seq., the Texas Long-Arm Statute, may be served by and through the Texas Transportation Commission, 125 East 11th Street, Austin, Texas 78701-2483, via certified mail, return receipt requested, who shall then forward the citation and petition to Defendant, may be served by and through his last known address: 3606 Sanford, Rd., Nicholson, GA 30565, or

wherever he may be found.

Defendant, BRECHT TRUCKING, LLC an entity doing business in Harris County, Texas and pursuant to the provisions of Section 17.061, et seq., Texas Civil Practice and Remedies Code, and §17.041, et seq., the Texas Long-Arm Statute, may be served by and through the Secretary of State, who shall then forward the Original Petition and Citation to Defendant, BRECHT TRUCKING, LLC addressed to serve with process herein by serving its Registered Agent, John J. Hartung, 708 Heartland Trail, Suite 2000, Madison, WI 3717-2172, or wherever he may be found.

III. JURISDICTION & VENUE

3.0 Venue is proper in Harris County, Texas, pursuant of Tex. Civ. Prac. & Rem. Code §15.001 et seq. because all or a substantial part of the events comissions giving rise to the claims arose in Harris County, Texas. This Court has jurisdiction over the parties and subject matter hereof. The amount in controversy exceeds the minimum parisdictional limits of this Court.

IV. FACTS

- 4.0 On or about March 16, 2016, Plaintiff was lawfully driving a 2014 Chevrolet Cruze, traveling northbound in the 2500 block of the North Freeway, a street located in Houston, Harris County, Texas. At the time in question, Defendant WADE SHERMAN, was driving a 2016 Freightliner Tractor Trailer, traveling in the same direction in a different lane. Defendant changed lanes when unsafe, striking Plaintiff's vehicle.
- 4.1 At such time, Defendant WADE SHERMAN was working in the course and scope of his employment with BRECHT TRUCKING, LLC.

V. NEGLIGENCE OF DEFENDANTS

A. WADE SHERMAN

- 5.0 At the time of the accident made the basis of this suit, Defendant, WADE SHERMAN, was operating the aforementioned vehicle in a negligent and careless manner in the following respects which, among others, may be shown at the trial of this cause:
 - 1. In failing to keep a proper lookout;
 - 2. Driver inattention;
 - In failing to change lanes when unsafe; and
 - 4. In failing to operate the vehicle in a reasonable and prudent manner.
- 5.1 Each of these acts and omissions, singularly of an combination with others, constitute negligence which was the proximate cause of this incident, and the injuries sustained by the Plaintiff. Additionally, Defendant's acts or omissions in violating the Texas Transportation Code as listed above constitute negligence per se.

B. BRECHT TRUCKING, LLCANC,

- 5.2 The above-described collision was proximately caused by the negligence of Defendant BRECHT TRUCKING, LLC as a result of its negligent entrustment of the subject vehicle to Defendant WADE SHERMAN when it knew or should have known that he was not a safe driver.
- 5.3 Defendant SADE SHERMAN was an agent and/or servant of Defendant BRECHT TRUCKING, LLC is responsible for the conduct of Defendant WADE SHERMAN due to the master-servant relationship which existed, and under the doctrine of Respondent Superior.

VI. DAMAGES

6.0 Said elements of damage which Plaintiff seeks to recover from Defendants include

compensation for the following:

- 1. The physical pain and mental anguish sustained by Plaintiffs from date of injury to the time of trial;
- 2. The physical pain and mental anguish that Plaintiff will suffer in the future;
- Loss of earnings sustained by Plaintiff from date of injury to time of trial;
- 4. Loss of earnings and earning capacity reasonably anticipated to be suffered by Plaintiff in the future;
- 5. Reasonable and necessary medical expenses incurred by Planstiff in the treatment of Plaintiff's injuries from date of injury to time of trial;
- 6. Reasonable and necessary medical expenses reasonably anticipated to be sustained by Plaintiff in the future for treatment of Plaintiff's injuries;
- 7. Past and future physical disfigurement; and
- 8. Past and future physical impairment.

As such, Plaintiff affirmatively pleads that she seeks monetary relief over \$200,000.00 but not more than \$1,000,000,000

VII. REQUEST FOR JURY TRIAL

7.0 Plaintiffs request a jury trial

_)^____VIII. ALTERNATIVE PARAGRAPH NO. 1

8.0 In the alternative, Plaintiffs would show that if any injury and/or condition from which she currently suffers was pre-existing, then such condition was aggravated and/or exacerbated by the Defendants herein

IX. ALTERNTIVE PARAGRAPH NO. 2

9.0 In the alternative, Plaintiff would show that if they suffer from any subsequent injury and/or condition, then such injury and/or condition was aggravated and/or exacerbated by the

negligence of the Defendant herein.

X. REQUEST FOR DISCLOSURE

- 10.0 Pursuant to Rule 194 of the Texas Rules of Civil Procedure, you are hereby requested to disclose, within fifty (50) days of service of this document, the information or material described below. Please serve your responses on counsel representing this Plaintiff, and produce true and correct copies of all documents and other tangible items with your responses, in accordance with Rule 194.4.
- 10.1 Plaintiff requests disclosure of the following, pursuant to Rates 194.2(a) through 194.2(l):
 - (a) the correct names of the parties to the lawsuit; %
 - (b) the name, address, and telephone number of any potential parties;
 - (c) the legal theories and, in general, factual bases of Defendant's claims or defenses;
 - (d) the amount and any method of calculating economic damages;
 - (e) the name, address, and telephone number of persons having knowledge of relevant facts, and a brief statement of each identified person's connection with the case;
 - (f) for any testifying expert:
 - (1) the expert's name, address, and telephone number;
 - (2) the subject matter on which the expert will testify;
 - (3) the general substance of the expert's mental impressions and opinions and a brief summary of the basis for them, or if the expert is not retained by, employed by, or otherwise subject to the control of Defendant, documents reflecting such information;
 - (4) if the expert is retained by, employed by, or otherwise subject to the control of Defendant:
 - (A) all documents, tangible things, reports, models, or data compilations that have been provided to, reviewed by, or prepared by or for the expert in anticipation of the expert's testimony; and

- (B) the expert's current resume and bibliography;
- (g) any discoverable indemnity and insuring agreements;
- (h) any discoverable settlement agreements;
- (i) any discoverable witness statements;
- in a suit alleging physical or mental injury and damages from the occurrence that is the subject of the case, all medical records and bills that are reasonably related to the injuries or damages asserted or, in lieu thereof, an authorization permitting the disclosure of such medical records and bills;
- (k) in a suit alleging physical or mental injury and damages from the occurrence that is the subject of the case, all medical records and bills obtained by the responding party by virtue of an authorization furnished by the requesting party.
- (1) the name, address, and telephone number of an operson who may be designated as a responsible third party.

XI. PRAYER

WHEREFORE, PREMISES CONSIDERED, Plaintiffs pray that these Defendants be cited to appear and answer herein, and that upon final trial hereof, Plaintiff recovers from said Defendants, jointly and severally, a sum over \$200,000.00 but not more than \$1,000,000.00, costs of Court, pre-judgment and post-judgment interest at the legal rate, and demand for judgment for all other relief to which the Plaintiff deemed entitled.

Respectfully submitted,

THE STERN LAW GROUP

JEFIJÆKM. STERN

SBM7 19475660

4909 Bissonnet St., Suite 100

Bellaire, Texas 77401

713/66[-9900

7137666-5922 Facsimile

ATTORNEY FOR PLAINTIFFS

County or Harris 4:16-cv-02869 Document 1-1 Filed in TXSD on 09/23/16 Page 12 of 17

TO: BRECHT TRUCKING LLC MAY BE SERVED BY AND THROUGH THE SECRETARY OF STATE P O BOX 12079 AUSTIN, TEXAS 78711 AND THEN FORWARDED TO BRECHT TRUCKING LLC BY SERVING ITS REGISTERED AGENT JOHN J HARTUNG AT THE FOLLOWING ADDRESS OR WHEREVER HE MAY BE FOUND: 708 HEARTLAND TRAIL SUITE 2000 MADISON WI 537172172

Attached is a copy of PLAINTIFF'S ORIGINAL PETITION AND REQUEST FOR DISCLOSURE

This instrument was filed on the 10th day of August, 2016, in the above cited cause number and court. The instrument attached describes the claim against you.

YOU HAVE BEEN SUED, You may employ an attorney. If you or your attorney do not file a written answer with the District Clerk who issued this citation by 10:00 and on the Monday

next following the expiration of 20 days after you were served this citation and petition, a default judgment may be taken against you. TO OFFICER SERVING: This citation was issued on 11th day of August, 2016, under my nand and CHRIS DANIEL, District CILLARY CHRIS DANIEL CHR seal of said Court. Issued at request of: STERN, JEFFREY M. 4909 BISSONNET, SUITE 100 GENERATED BY MCDUGLE, RUTH ANN V77 BELLAIRE, TX 77401 Tel: (713) 661-9900 Bar No.: 19175660 GENERATED BY: MCDUGLE, RUTH ANN V77//10455377 STATE OF OFFICER/AUTHORIZED PERSON RETURN County of PERSONALLY APPEARED before me, the undersigned authority, who being by me duly sworn, deposes and say that in the County of _____ he delivered to the within named defendants in person at the following times and places to wit: TIME NAME MONTH DAY | YEAR | HOUR | MIN | a true copy of this notice, with a copy of: accompanying same; and for ther, that he is an adult and is in no manner interested in this suit and is the person competent to make oath of the fact. Affiant/Deputy On this day, __, known to me to be the person whose signature appears on the foregoing return, personally appeared . After being by me duly sworn, he/she stated that this citation was executed by him/her in the exact manner recited on the return. SWORN TO AND SUBSCRIBED BEFORE ME, on this _____ day of _____, ____



Notary Public

For Case 4:16-cv-02869 Document 1-1 Filed in TXSD on 09/23/16 Page 13 of 17

Jeffrey Stern Stern Law Group 4909 Bissonnet, Suite 100 Bellaire, TX 77401

Received by THE HAWKINS AGENCY on the 19th day of August, 2016 at 10:25 am to be served on BRECHT TRUCKING LLC BY DELIVERING TO THE TEXAS SECRETARY OF STATE, P.O. BOX 12079, AUSTIN, TRAVIS County, TX 78711.

I, Matt Miller, being duly sworn, depose and say that on the 29th day of August, 2016 at 5:21 am, I:

delivered a true copy of the Citation, Plaintiff's Original Petition, Jury Demand and Request for Disclosure to: BRECHT TRUCKING LLC BY DELIVERING TO THE TEXAS SECRETARY OF STATE at the address of P.O. BOX 12079, AUSTIN, TRAVIS County, TX 78711, by Certified Mail Return Receipt Requested in compliance with state statutes

I am an authorized private process server, authorized by the Texas Supreme Court. I am over the exp of eighteen (18) and I am not a party to nor interested in the outcome of this lawsuit. I am of sound mind and capable of making this Affidavit. I am fully competent to testify to the matters stated herein. I am personally acquainted with the facts herein stated in this Affidavit which are true and correct.

Subscribed and Sworn to before me on the 6th day of September, 2016 by the affiant who is personally known to me.

NOTARY PUBLIC

DOMINICK HAWKINS Commission #124629973 My Commission Expires JULY 29, 2019 Matt Miller SCH-9756

EXP: 6/30/18

THE HAWKINS AGENCY P. O. Box 2601 Houston, TX 77252-2601 (281) 888-3991

Our Job Serial Number: THA-2016002535 Ref: 40503.01 TERESA WILLIAMS (TG)

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On Time

Updated Delivery Day: Monday, August 29, 2016

Product & Tracking Information

Postal Product: First-Class Mail®

Text Updates

Certified Mail 18

See tracking for related Item: 9590940213365285159547

Email Updates

DATE & TIME

STATUS OF FIELD

LOCATION

August 29, 2016, 5:21 am

Delivered, PO Box

AUSTIN, TX 78711

Your from has been delivered and it invalidate at a FO Bex at 5.21 ern on August 29, 2016 in AUSTIF

August 27, 2016 , 1:29 pm

Available for Pickup

AUSTIN, TX 78711

August 27, 2016 , 12:49 pm

Arrived at Unit

AUSTIN, TX 78711

August 27, 2016, 2;51 am

Departed USPS Facility

AUSTIN, TX 78710

August 26, 2016, 9:35 am

Arrived at USPS Destination Facility

AUSTIN, TX 78710

August 26, 2016 , 12:23 am

Arrived at USPS Origin Facility

NORTH HOUSTON, TX 77315

August 25, 2016 , 7:02 pm

Acceptance

HOUSTON, TX 77002

Track Another Package

Tracking (or receipt) number

Available Actions

https://tools.usps.com/god/rackConfirmAction?atc_tl_ahels1=701500200001000

County of Harris Case 4:16-cv-02869 Document 1-1 Filed in TXSD on 09/23/16 Page 15 of 17

TO: SHERMAN, WADE MAY BE SERVED BY AND THROUGH THE TEXAS TRANSPORTATION
COMMISSION 125 EAST 11TH STREET, AUSTIN, TEXAS 78701-2483 WHO SHALL THEN
FORWARD THE CITATION AND PETITION TO THE DEFENDANT AT HIS LAST KNOW ADDRESS
OR WHEREVER HE MAY BE FOUND:
3606 SANFORD RD NICHOLSON GA 30565

Attached is a copy of PLAINTIFF'S ORIGINAL PETITION AND REQUEST FOR DISCLOSURE

This instrument was filed on the 10th day of August, 2016, in the above cited cause number and court. The instrument attached describes the claim against you.

YOU HAVE BEEN SUED. You may employ an attorney. If you or your attorney do not file a written answer with the District Clerk who issued this citation by 10:00 a more on the Monday next following the expiration of 20 days after you were served this citation and petition, a default judgment may be taken against you.

TO OFFICER SERVING: This citation was issued on 11th day of August, 2016, under my hand and seal of said Court. of HARAIS Chair. <u>Issued</u> at request of: Harris County, Texas STERN, JEFFREY M. ⊉01 Caroline Mouston, Texas 77002 4909 BISSONNET, SUITE 100 P.O. Box 4651 Houston, Texas 77210) BELLAIRE, TX 77401 Tel: (713) 661-9900 GENERATED BX MCDUGLE, RUTH ANN V77//10455377 Bar No.: 19175660 OFFICER/AUTHORIZED PERSON RETURN Came to hand at _____ o'clock ____ .M., on the Executed at (address) .M., on the ____ day of _____, County at true copy of this Citation together with the accompanying ____ defendant, in person, a copy(ies) of the attached thereto and I endorsed on said copy of the Citation the date of delivery. To certify which I affix my hand officially this _____ day of ______, ____, Fee: \$ _____ of ____ County, Texas Affiant _, known to me to be the person whose On this day, signature appears on the foregoing return, personally appeared . After being by me duly sworn, he/she stated that this citation was executed by him/her in the exact manner recited on the return. SWORN TO AND SUBSCRIBED BEFORE ME, on this _____ day of _____, ____,

Notary Public

For: Case 4:16-cv-02869 Document 1-1 Filed in TXSD on 09/23/16 Page 16 of 17

Jeffrey Stern Stern Law Group 4909 Bissonnet, Suite 100 Bellaire, TX 77401

Received by THE HAWKINS AGENCY on the 2nd day of August, 2016 at 7:42 am to be served on R S TRUCKING & EQUIPMENT LLC BY DELIVERING TO ITS REGISTERED AGENT, MICHAEL GARY ORLANDO, 3401 ALLEN PARKWAY SUITE 101, HOUSTON, HARRIS County, TX 77019

I, Matt Miller, being duly sworn, depose and say that on the 29th day of August, 2016 at 7:03 am, I:

delivered a true copy of the Citation, Plaintiff's Original Petition, Jury Demand and Request for Disclosure to: R S TRUCKING & EQUIPMENT, LLC BY DELIVERING TO THE TEXAS SECRETARY OF STATE at the address of: P.O. BOX 12079, AUSTIN, Travis County, TX 78711-2079, by Certified Mail Return Receipt Requested in compliance with state statutes.

I am an authorized private process server, authorized by the Texas Supreme Court. I am over the see of eighteen (18) and I am not a party to nor interested in the outcome of this lawsuit. I am of sound mind and capable of making this Affidavit. I am fully competent to testify to the matters stated herein. I am personally acquainted with the facts herein stated in this Affidavit which are true and correct.

Winor are true and correct.

Subscribed and Swprn to before me on the 1st day of September, 2016 by the affiant who is personally known to me.

DOMINICK HAWKINS

Commission #124629973 My Commission Expires JULY 29, 2019

NOTARY PUBLIC

THE HAWKINS AGENCY
P. O. Box 2601
Houston, TX 77252-2601
(281) 888-3991

Matt Miller

SCH-9756

Our Job Serial Number: THA-2016002361 Ref: 40827.01 BARBARA JOHNSON (TG)

EXP: 6/30/18

Copyright @ 1992-2016 Database Services, Inc. - Process Server's Toolbox V7.1e

Tracking Number: 70150920000188016424

On Time

Updated Delivery Day: Monday, August 29, 2016

Product & Tracking Information

Postal Product: First-Class Mail®

DATE & TIME

Certified Mail

Return Receipt

See tracking for related item: 9590940213385285159554

STATUS OF ITEM

LOCATION

August 29, 2016, 5:21 am

Delivered, PO Box

AUSTIN, TX 78711

Available Actions

Text Updates

Email Updates

Your flem has been delivered and is available at a PO Box at 5.21 am on August 29, 2016 in AUSTI

August 27, 2016 , 1:29 pm

Available for Pickup

AUSTIN, TX 78711

August 27, 2016 , 12:49 pm

Arrived at Unit

AUSTIN, TX 78711

August 27, 2016, 2:51 am

Departed USPS Facility

AUSTIN, TX 78710

August 26, 2016 , 9:35 am

Arrived at USPS Destination

AUSTIN, TX 78710

August 26, 2016, 12:23 am

Arrived at USPS Origin Facility

NORTH HOUSTON, TX 77315

August 25, 2016 , 7:03 pm

Acceptance

HOUSTON, TX 77092

Track Another Package

Tracking (or receipt) number

A. Signature

and address on the reverse

to the back of the mallpiece

무유도

各品门了

0007 0260

2, Article Number (Transfer from service label)